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CERTIFICATE OF TI	RANSMISSION BY FAC	SIMILE (37 CFR 1.8)	Docket No.
Applicant(s): Mao-Jung Ye	17413		
Application No. 10/767,364	Filing Date January 29, 2004	Examiner Mei Qi Huang	Group Art Unit 1713
Invention: RESIN COMPO	OSITIONS AND USES THER	EOF	
Confirmation No.: 4886			
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Mao-Jung Yeh et al.

Examiner: Mei Qi Huang

Serial No.: 10/767,364

Art Unit: 1713

Filed: January 29, 2004

Docket: 17413

For: RESIN COMPOSITIONS AND USES

THEREOF

Dated: March 25, 2005

Confirmation No.: 4886

Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22314-1450

SPECIES ELECTION UNDER 37 C.F.R. §1.146

Sir:

In response to the Official Communication dated January 25, 2005, applicants elect the following species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable: acrylic acid as the acrylate monomer; and epoxy propyl saturated tertiary decanoate as the tertiary carboxylic ester, in both polymer (i) and (ii). In polymer (i) applicants elect a fluoroalkyl methacrylate as the fluoroacrylate monomer. In polymer (ii) applicants elect the compound set forth in Claim 12 where R⁷ and R⁸ are hydrogen and n is 10 to 250.

Applicants submit that Claims 1 and 6-15, all the claims subject to the instant species election, read on the elected species.

The instant species election is made with traverse.

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Dated: March 25, 2005

species which can easily be examined in a reasonable period of time. To potentially limit applicants invention to less than all the species within the contemplation of the claims of the present application would be to create an undue burden and expense upon applicants in requiring them to file divisional applications and delaying patenting of their complete invention.

Reconsideration and removal of this species election is therefore deemed appropriate. Such action is respectfully urged.

The above remarks, when taken with the applicants earlier response filed November 18, 2004, emphasize that all the claims currently in this application should be examined in this application. Prompt examination of all the claims currently in this application, followed by Notice of Allowance and passage to issue of these claims, Claims 1-24, is respectfully solicited.

Respectfully submitted,

Marvin Bressler

Registration No. 25,132 Attorney for Applicants

Scully, Scott, Murphy & Presser 400 Garden City Plaza, Suite 300 Garden City, New York 11530 516-742-4343 MB:gc MAR-25-2005 13:37 SCULLY SCOTT 5167424366 P.09/09

REMARKS

The present application has been made subject to a Restriction Requirement wherein Claims 1 to 22 were elected with traverse, for examination on the merits in this application, in a response filed November 18, 2004. However, due to an oversight, a species election, imposed concurrently with the restriction requirement, was not addressed in that response. The instant species election corrects that oversight.

Pursuant to the Official Communication issued January 25, 2005, the species election imposed was set forth in clearer detail. The claims subject to species election are Claims 1 and 6-15. The species election requirement requires an election of an acrylate monomer, a tertiary carboxylic ester and a fluoroacrylate monomer, for polymer (i) and, less clearly, since the conjunction "or" is employed, an acrylate monomer, a tertiary carboxylic ester and a silicone monomer for polymer (ii).

Applicants have elected acrylic acid as the acrylate monomer; epoxy propyl saturated tertiary decanoate as the tertiary carboxylic ester; and a fluoroalkyl methacrylate as the fluoroacrylate monomer for polymer (i). For polymer (ii), applicants have elected acrylic acid as the acrylate monomer; epoxy propyl saturated tertiary decanoate as the tertiary carboxylic ester; and as the silicone monomer, a compound having the general formula set forth in Claim 12, where R⁷ and R⁸ are hydrogen and n is 10 to 250.

Applicants submit that the elected species read on all the claims subject to this species, Claims 1 and 6-15.

Applicants respectfully traverse this species election.

A species election is appropriate only when the number of compounds required to be examined are so numerous as to create a burden in the examination of the claims. Such is not the case in the present application. The present application is limited to a relatively small number of